U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0004; Expires April 30, 2017

Exhibit B to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at http://wwwy.fara.gov.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit is webpage: http://wwww.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: http://wwww.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Counterespionage Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant	2. Registration No.	
Portland PR Inc	6064	
3. Name of Foreign Principal		
Embassy of the State of Qatar, Washington D.C.		
Che	eck Appropriate Box:	
4. The agreement between the registrant and the above checked, attach a copy of the contract to this exhibit	ve-named foreign principal is a formal written contract. If this box is bit.	
foreign principal has resulted from an exchange of	gistrant and the foreign principal. The agreement with the above-named f correspondence. If this box is checked, attach a copy of all pertinent oposal which has been adopted by reference in such correspondence.	
contract nor an exchange of correspondence between	strant and the foreign principal is the result of neither a formal written sen the parties. If this box is checked, give a complete description below of understanding, its duration, the fees and expenses, if any, to be received.	
7. Describe fully the nature and method of performance of	of the above indicated agreement or understanding.	
Portland will advise, assist and represent the Embass efforts. It will organize and conduct meetings with U	sy of the State of Qatar on U.S. government relations and lobbying .S. government officials, as needed.	

•		ages in or proposes to engag	e in on behalf of the above foreign principal.
		e Embassy of the State of Qa ore Members and staff of the	atar in the United States before the U.S. executive e U.S. Congress.
		,	
•			
		,	
	·	•	
			·
Will the activities	on behalf of the above fore	ign principal include politica	l activities as defined in Section 1(o) of the Act and in
the footnote belo			
			f U.S. Congress, and with other individuals and
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	f U.S. Congress, and with other individuals and natural states are atterned to public diplomacy, strategic
organizations in	volved in governmental and	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. By of the State of Qatar on magnitudes.	
organizations in	volved in governmental and wide counsel to the Embass	d public policy matters. sy of the State of Qatar on m	
organizations im Portland will pro communications	volved in governmental and vide counsel to the Embass and government relations	e public policy matters. By of the State of Qatar on magnificant services. EXECUTION	natters relating to public diplomacy, strategic
organizations in Portland will pro communications	volved in governmental and vide counsel to the Embass and government relations are government and government relations.	execution EXECUTION resigned swears or affirms unc	latters relating to public diplomacy, strategic
organizations in Portland will pro communications or accordance with nformation set fort	volved in governmental and vide counsel to the Embass and government relations and government relations 28 U.S.C. § 1746, the under the in this Exhibit B to the reg	execution EXECUTION resigned swears or affirms unc	eatters relating to public diplomacy, strategic der penalty of perjury that he/she has read the he/she is familiar with the contents thereof and that suc
Portland will pro communications in accordance with information set fort contents are in their	volved in governmental and vide counsel to the Embass and government relations and government relations are to the Embass and government relations are to the counsel to the regression of the counsel to the counsel to the regression of the counsel to the c	EXECUTION resigned swears or affirms uncestration statement and that I on the best of his/her knowled	der penalty of perjury that he/she has read the he/she is familiar with the contents thereof and that suc
organizations in Portland will pro communications communications	volved in governmental and vide counsel to the Embass and government relations and government relations 28 U.S.C. § 1746, the under the in this Exhibit B to the regression of the regression of the counse to the number of the counse to the counse and Title	EXECUTION resigned swears or affirms uncestration statement and that I on the best of his/her knowled	latters relating to public diplomacy, strategic Ber penalty of perjury that he/she has read the he/she is familiar with the contents thereof and that suc
Portland will pro communications In accordance with information set fort contents are in their	volved in governmental and vide counsel to the Embass and government relations and government relations are to the Embass and government relations are to the counsel to the regression of the counsel to the counsel to the regression of the counsel to the c	EXECUTION resigned swears or affirms uncestration statement and that I on the best of his/her knowled	latters relating to public diplomacy, strategic Ber penalty of perjury that he/she has read the he/she is familiar with the contents thereof and that suc ge and belief.

EMBASSY OF THE STATE OF QATAR

Washington, DC



سفارة دولة قطر واشنطن دي. سي.

Ref:

July 25, 2016

Portland PR Inc. 1717 K Street NW, Suite 900 Washington, DC 20006 Attn: Mr. David MacKay, General Manager

Dear Mr. MacKay:

This refers to the Services Agreement (the "Agreement") between the Embassy of the State of Qatar and Portland PR Inc., effective January 1, 2015, as amended.

Pursuant to the Agreement, this shall constitute notice that the Embassy exercises its option to renew the Agreement for one six-month term, commencing July 1, 2016.

This renewal is subject to the following:

- 1. The terms of the Agreement that refer to Fees and Expenses are amended to add the following:
 - "Notwithstanding any other provision of this Agreement: (i) the Fees payable to Portland during the period July 1 December 31, 2016 shall be \$20,000 per month, payable in two quarterly installments of \$60,000 each, due on July 1 and October 1, 2016, and (ii) expenses in excess of \$1,000 per month shall not be reimbursed unless Portland receives written approval from the Embassy prior to incurring such expenses."
- 2. Exhibit A of the Agreement, which is captioned, "Services," is amended to substitute the following for "Description of Services": "Advice and assistance to Embassy personnel in (a) communicating with media representatives, (b) responding to media inquiries, and (c) forward planning to anticipate and prepare for events that will receive media coverage."
- 3. For administrative convenience, the Parties acknowledge that the Agreement-related services previously performed by The Gallagher Group, LLC ("Gallagher"), under consulting agreements with Portland, may be procured under separate agreements between the Embassy and Gallagher, subject to the terms of such separate agreements. To the extent that any current or past agreement between Portland and Gallagher restricts or limits the services that Gallagher may provide directly to the Embassy or other representatives of the State of Qatar, Portland hereby: (a) waives any such restrictions or limits; (b) releases Gallagher from any such restrictions or limits; and (c) consents to Gallagher providing services of any kind to the Embassy or other representatives of the State of Qatar. Portland shall communicate the substance of the foregoing sentence in writing to Gallagher, and provide a copy to the Embassy.

Page 1

EMBASSY OF THE STATE OF QATAR

Washington, DC



سفارة دولة قطر واشطن دي سي.

4. Except as expressly stated herein, nothing in this letter shall alter or amend the terms of the Agreement. Without limiting the generality of the foregoing, the Consultant and the Client reserve their respective rights under Paragraph 5 of the Agreement to terminate the Agreement without cause at any time, effective 30 days after written notice.

If these renewal terms are agreeable, please confirm by adding your signature below, and returning a signed original version of this letter to me.

As always, we look forward to working with you.

For the Embassy of the State of Qatar

AGREED:

David L Workay

For Portland PR Inc.

Date: 1 Wy 25, 2016